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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE APPLICATION NO. MAKOTO SATO 0670-221 4639 09/462,075 01/06/2000 EXAMINER 11/25/2003 31780 7590 **ERIC ROBINSON** PSITOS, ARISTOTELIS M PMB 955 ART UNIT PAPER NUMBER 21010 SOUTHBANK ST. POTOMAC FALLS, VA 20165 2653 DATE MAILED: 11/25/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Astion Comments	09/462,075	SATO, MAKO	ото
Office Action Summary	Examiner	Art Unit	
· þ.	Aristotelis M Psitos	2653	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status			
1) Responsive to communication(s) filed on 14 Oc	ctober 2003.	; ;	- 1:15-1
2a) This action is FINAL . 2b) This a	action is non-final.	;	· 1810
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is			
closed in accordance with the practice under E			
Disposition of Claims			: : US-
4) Claim(s) 1-7 is/are pending in the application.			1 110
4a) Of the above claim(s) is/are withdraw	n from consideration.		Kins
5) Claim(s) is/are allowed.			10 1 1 5 -
6)⊠ Claim(s) <u>1-7</u> is/are rejected.	·.	÷ .	1 1119
7) Claim(s) is/are objected to.			₩ US-
8) Claim(s) are subject to restriction and/or election requirement.			
Application Papers			
9) The specification is objected to by the Examiner	•		K
10) The drawing(s) filed on is/are: a) acce	pted or b) objected to by the E	xaminer.	<u> </u>
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to See 37 CFR 1.121(d).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.			
Priority under 35 U.S.C. §§ 119 and 120	·		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents)-(d) or (f).	f l
2. Certified copies of the priority documents		on No	
3. Copies of the certified copies of the priori		d in this Natio	
application from the International Bureau	1 1		υ
* See the attached detailed Office action for a list of 13) Acknowledgment is made of a claim for domestic			onal application)
since a specific reference was included in the first			
37 CFR 1.78.	visional application has been read	ab od	V
a) ☐ The translation of the foreign language prov 14)☐ Acknowledgment is made of a claim for domestic		1 i	nce a specific
reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.			
	Mark Commission - amount com	_	
Attachment(s)			·
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s). 5) Notice of Informal Patent Application (PTO-152)			
3) N Information Disclosure Statement(s) (PTO-1449) Paper No(s) 20 6) Other			
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DETAILED ACTION

Applicant's response of 10/14/03 has been considered with the following results.

Information Disclosure Statement

The IDS of 8/11/03 has been reviewed and made of record.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness which is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness which is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness which is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness which is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness which is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness which is a quotation of 35 U.S.C. 103(b) which forms the basis for all obviousness which is a quotation of 35 U.S.C. 103(b) which forms the basis for all obviousness which is a quotation of 35 U.S.C. 103(b) which forms the basis for all obviousness which is a quotation of 35 U.S.C. 103(b) which forms the basis for all obviousness which is a quotation of 35 U.S.C. 103(b) which forms the basis for all obviousness which is a quotation of 35 U.S.C. 103(b) which forms the basis for all obviousness which is a quotation of 35 U.S.C. 103(b) which is a quotat rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as sets. The bound of this title, if the differences between the subject matter sought to be patented and the bound of this title. the prior art are such that the subject matter as a whole would have been obvious at the time their art such that the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. Harden to have the manner in which the invention was made.
- The factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), and the factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), and the factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), and the factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), and the factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), and the factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), and the factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), and the factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), and the factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), and the factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), and the factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), and the factual inquiries set for factual inquiries set factual inqu 2. that are applied for establishing a background for determining obviousness under 35.U.S.Cc.193(a) are local to the stablishing a background for determining obviousness under 35.U.S.Cc.193(a) are local to the stablishing as a local to the stablish summarized as follows: manuscratical car follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue. 2
 - Resolving the level of ordinary skill in the pertinent art. 3.
 - Thumb by the best c Considering objective evidence present in the application indicating obviousness or an advantage of the control 4. nonobviousness. mandimidusness.
- Claims 1,4 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over either and 7 and 7 and 7 and rejected Hisamatsu et al or Scheffler either further considered with either Matsubayashi et al oreUsuitu et al or Scheffler either et mas et e With respect to claim 1, Hisamatsu et al discloses a system that can dub/re-record information. from a radio broadcast – see col 1 lines 24-28. Furthermore, the title information associated therewith is a second little

displayed accordingly. displayed accordingly.

The system permits the user to capture what he wants to record, target a particular area partion permits the user t Another recording medium and record accordingly. Another recording medium and record

There is no clear description of a secondary ability of inputting title information, since the is no clear accompagnet Title information from each selected file/unit is provided for. Tille information from each selected fit

As is known to those in the word processing arts. - those using either word perfect, or word, were the find we

The can be dubbed from sources, and by use of the "save as" function renamed. It the can be dubbed from sources.

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Examples of "save as" key inputs is taught by either Matsubayashi et al or Usui.

In Matsubayashi et al, applicant's attention is drawn to figure 3 and keys 33 and 37 and the associated disclosure.

Alternatively, the patent to Usui, at figure 17, see the description of the 2F-1 key teaches the ability of having a "save as" function for recording title information during the appropriate operation.

It would have been obvious to modify the base system of either Hisamatsu et all or Scheffler with engagger and as the above teaching from either Matsubayashi et al or Usui for the "save as" technique, motivation is to permit the user to name the final product. increase the trouble

Claims 1,4 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over either Young et al or Yuen et al each further considered with either Matsubayashi et al or Usui

diepis, of initiamatic. With respect to claim 1 and Young et al, applicant's attention is drawn to figures 20-22 and their integnation – sate a t respective disclosures.

As depicted in figure 22a, a tuner - element 202 is provided and a display - monitor 210 for displaying text is also depicted.

The ability of storing in a "buffer" region text/title information is found in the discussion of element 232. Such is stored when the program guide/schedule memory is appropriately set and hence the examiner interprets the setting of the guide/schedule by the keys depicted in figure 21 as the first, second region is and whate and third keys recited.

Cloim à difre Additionally the ability of selecting a "target unit" is performed when the system records the but does require a thi selected information onto the recording medium, which is what the examiner interprets as the target unit.

the record medium, if Finally, the third key and its function is interpreted as the operation of the record it key (148) and The examino its ability

Applicant's attention is further drawn to figure 11 and its description as well as to col. 8 line 14 n iku uguri meurunga:• plus, column 12 line 31 plus.

and by use of the "st.



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In short the system provided by Young et al provides a user to select incoming information predicated upon "title" (text) and provide for a temporary storing of such in his schedule memory, a review of such, and final recording upon the recording medium appropriately.

Although the Young et al system only uses a single controller, CPU 228, the ability of separating and object and control functions into a plurality of controllers (the ability of such is to permit dedicated processors and coprocessors) is considered merely an obvious expedience in this environment and obvious to one of ordinary skill in the art if for no other reason than to reduce overall down time/mean time to failure and obvious and increase the trouble shooting ability to correct/replace for defective components when they fail a process and object and the shooting ability to correct/replace for defective components when they fail a process and object and the shooting ability to correct/replace for defective components when they fail a process and object and the shooting ability to correct/replace for defective components when they fail a process and object and the shooting ability to correct/replace for defective components when they fail a process and object and the shooting ability to correct/replace for defective components when they fail a process and object and the shooting ability to correct/replace for defective components when they fail a process and object and the shooting ability to correct/replace for defective components when they fail a process and object and the shooting ability to correct/replace for defective components when they fail a process and object and the shooting ability to correct/replace for defective components when they fail a process and object and the shooting ability to correct/replace for defective components.

Yuen et al also provides for a system wherein a tuner is used – see element 61 in figure 1, a since a display of information is permitted through the display elements 32e, while temporary storing textended to be information – into a buffer region, is provided by the ram element 30.

Unlike Young et al, Yuen et al provides for two system controllers – elements 21 and 31 to 11 controllers et al

Again, although the first, second and third keys are not clearly depicted, as noted the directory controller has the provision of entering information – see element 32a,d. The ability of hence selecting a variation target unit, the ability to record is considered established/present when the desired program is found and hence recorded onto the tape medium. Finally, the ability of calling the captured information in the buffer region is established/present when the information is conveyed from the ram onto the recording medium.

Claim 4 differentiates from claim 1 in that it only requires a first and second key, not adhird key creations from our but does require a third key, but does require a title inputting region. Since the title is indeed recoded onto key, but does the record medium, this element is inherently present in the above systems.

the record medium, this element is inherently present in the above systems.

With respect to the ability of having a second key to input 'title" information, as is known to these to the ability of in the word processing arts – those using either word perfect, or word, files can be dubbed from sources, and by use of the "save as" function renamed.

Examples of "save as" key inputs is taught by either Matsubayashi et al or Usui.

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associated disclosure.

Alternatively, the patent to Usui, at figure 17, see the description of the 2F-1 key teaches the ability of having a "save as" function for recording title information during the appropriate operation.

It would have been obvious to modify the base system of either Hisamatsu et al or Scheffler with the above teaching from either Matsubayashi et al or Usui for the "save as" technique, motivation is to permit the user to name the final product.

Claims 2,3,4 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over the art as applied to claims 1 and 4 above, and further in view of either JP 3-233670 or JP 9-146528.

The ability of "deleting" duplicate, unwanted characters in a text is taught by either of the noted secondary systems to JP 3-233670 or JP 9-146528.

It would have been obvious to modify the base system of the primary references to either Young et al or Yuen et al with the additional duplicate deletion ability as noted above in the secondary references, motivation is to eliminate any unnecessary text for display.

Response to Arguments

Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Scheffler is cited as a system for making custom albums and can be relied upon in place of the reference

Somethier is citied as a system for making ecotom allounts and can be remore aparticipated. In directed to the recr

to Hisamatsu et al.

Alwadish - see the 3 keys, 34, 36, and 38, input memory, recall, and print buttons on the recording device.

Amano et al – see the disclosure starting at col. 8 line 47 to col. 9 line 54 for disclosing a recording system having a "title" input and save ability.

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THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date:

of this final action and the advisory action is not mailed until after the end of the THREE-MONTH

shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX action. In more event, however, will the statutory period for reply expire later than SIX action.

Hard copies of the application files are now separated from this examining corps, hence and files are now separated from this examining corps, hence and files are now separated from this examining corps, hence are files are now separated from this examining corps, hence are files are now separated from this examining corps, hence are files are now separated from this examining corps, hence are files are now separated from this examining corps, hence are files are now separated from this examining corps, hence are files are now separated from this examining corps, hence are files are now separated from this examining corps, hence are files are files

Any inquiries concerning missing papers/references, etc. must be directed to Group 2600es connecting in Customer Services at (703) 306-0377.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aristotelis M Psitos whose telephone number is (703) 308-1598. The examiner can normally be reached on M-Thursday 8 - 4.

William R. Korzuch can be reached on (703) 305-6137. The fax phone number for the organization control in the reached on where this application or proceeding is assigned is (703) 872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be a general nature.

directed to the receptionist whose telephone number is (703) 305-4700.

Aristotelis M Psitos Primary Examiner Art Unit 2653

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